HOUSE	AMENDMENT NO
	Offered By
AMEND Hou	se Committee Substitute for House Bill No. 1549, Page 4, Section 407.1107, Line 36, by
inserting after	all of said section and line the following:
" <u>407.</u>	1160. 1. No computerized telephone calls of a political nature shall be made to an
individual's re	sidence at any time other than between the hours of 8:00 a.m. and 9:00 p.m. local time at the
called individu	ual's location.
2. An	y person or entity responsible for authorizing the making of such telephone calls in violatio
of this section	is guilty of an unlawful telemarketing act or practice and shall be subject to the penalties
authorized in	section 407.1082.
407.1	162. 1. Any telephone calls of a political nature made in this state shall indicate the person
or organizatio	n paying for such political telephone calls.
2. An	y person or entity making such political telephone calls in violation of this section is guilty
of an unlawfu	l telemarketing act or practice and shall be subject to the penalties authorized in section
<u>407.1082.</u>	
570.19	95. 1. As used in this section the following terms shall mean:
(1) "(Caller", a person who places a call by a telephone or over a telephone line, even if the person
begins the cal	I on a computer;
(2) "(Caller identification system", a listing of a caller's name, telephone number, or name and
telephone nun	nber that is shown to a recipient of a call when the recipient answers;
(3) "I	False information", data that misrepresents the identity of the caller to the recipient of a call
except that wh	nen a person making an authorized call on behalf of another person inserts the name,
telephone nun	nber, or name and telephone number of the person on whose behalf the call is being made,
such informat	ion shall not be deemed false information;
(4) "I	nsert", the insertion of data by voice communication, by written communication or by
otherwise ente	ering into a computer.
2. An	y caller who knowingly inserts false information into a caller identification system with the
intent to misle	ead, defraud, or deceive the recipient of a telephone call shall be guilty of caller
identification	spoofing.
3. Ca	ller identification spoofing shall be a class D felony.
4. Th	e provisions of this section shall not apply to:
(1) A	ny blocking of caller identification information;
(2) A	ny law enforcement agencies of the federal government, state government, a county or
municipality;	or
(3) A	ny intelligence or security agencies of the federal government."; and
	I said bill by amending the title, enacting clause, and intersectional references accordingly.
–	
Action T	aken Date 1